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PATENT COOPERATION TREATY

From the INTERNATIO	NAL SEARCHING AUTHO	RITY	ANS.			
То:				PCT PCT		
				RITTEN OPINION OF THE IONAL SEARCHING AUTHORITY (PCT Rule 43bis.1)		
			Date of mailing			
	·		(day/month/year)			
Applicant's or	agent's file reference		FOR FURTHER	ACTION		
FTE050	4-PCT			See paragraph 2 below		
International application No. International filing date PCT/JP2005/003199 25.02.2005			'day/month/year)	Priority date (day/month/year) 27.02.2004		
	Patent Classification (IPC) or both			27.02.2004		
Applicant KABUSH	IKI KAISHA TOS	ніва				
1. This	opinion contains indications rel	ating to the following items	; ;			
\boxtimes	Box No. I Basis of th	e opinion		•		
	Box No. II Priority					
	Box No. III Non-establ	ishment of opinion with rep	th regard to novelty, inventive step and industrial applicability			
	Box No. IV Lack of un	ity of invention				
		statement under Rule 43bis. ty; citations and explanation		novelty, inventive step or industrial ement		
님	Box No. VI Certain do	cuments cited				
	Box No. VII Certain del	fects in the international app	plication			
L	Box No. VIII Certain ob	servations on the internation	nal application	But .		
2. FUR	THER ACTION					
Inter than	national Preliminary Examining	Authority ("IPEA") except chosen IPEA has notified	t that this does not app the International Bur	Il be considered to be a written opinion of the ply where the applicant chooses an Authority other eau under Rule 66.1bis(b) that written opinions of		
writt		priate, with amendments,	before the expiration	A, the applicant is invited to submit to the IPEA a of 3 months from the date of mailing of Form expires later.		
For f	further options, see Form PCT/IS	SA/220.				
3. For f	urther details, see notes to Form	PCT/ISA/220.				
Name and mai	ling address of the ISA/JP		Authorized officer			
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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.
PCT/JP2005/003199

Box	No. I	Basis of this opinion
1.		regard to the language, this opinion has been established on the basis of the international application in the language in which it was unless otherwise indicated under this item.
		This opinion has been established on the basis of a translation from the original language into the following language , which is the language of a translation furnished for the purposes of international search (under
		Rule 12.3 and 23.1(b)).
2.		regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed ation, this opinion has been established on the basis of:
	a.	type of material
		a sequence listing
		table(s) related to the sequence listing
!	· b .	format of material
		in written format
		in computer readable form
	c.	time of filing/furnishing
		contained in the international application as filed.
		filed together with the international application in computer readable form.
		furnished subsequently to this Authority for the purposes of search.
3.		In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
4.	Addi	tional comments:
	•	
		•

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

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1.	citations and expla	mations su	porting such statement	
	Novelty (N)	Claims	1-5	YES
		Claims		. NO
	Inventive step (IS)	Claims		YES
		Claims	1-5	NO
	Industrial applicability (IA)	Claims	1-5	YES
	-	Claims		NO

2. Citations and explanations:

Document 1: JP, 5-503652, A (Four PI Systems Corp.), 17 June, 1993 (17.06.93), full text, Figs. 1-6, & US, 5259012, A, & WO, 1992-003969, A1, & EP, 500859, A1

Document 2: JP, 7-5125, A (Fujitsu Ltd.), 10 January, 1995 (10.01.95), paragraph [0003]

Document 3: JP, 53-140988, A (General Electric Co.), 8 December, 1978 (08.12.78), full text, Figs. 1-3, & US, 4105922, A, & GB, 1599484, A, & DE, 2815218, A1

Document 4: JP, 11-339050, A (Hewlett-Packard Co.), 10 December, 1999 (10.12.99), full text, Figs. 1-11, & EP, 953943, A2, & US, 6002739, A

The subject matter of claim 1 does not appear to involve an inventive step in view of documents 1 and 2 cited in the ISR. Document 1 describes an X-ray tomograph having (a) an X-ray generator to radiate X-rays on a subject wherein the focal point can be moved along circles, and (b) an X-ray-image-receiving element to receive transmitted-ray images when the focal point is moved. Document 1 does not clearly mention image processing; however, it is well known that, in such an apparatus, a tomogram can be obtained by integrating a plurality of images by transmitted rays obtained that correspond to the points of generation of X-rays, as described, for example, in document 2, paragraph [0003].

The subject matter of claim 2 does not appear to involve an inventive step in view of documents 1-3 cited in the ISR. It is well known that a tomogram can be produced by extracting pixels having luminance values between predetermined upper and lower thresholds, as described, for example, in document 3.

The subject matters of claims 3-5 do not appear to involve an inventive step in view of documents 1-4 cited in the ISR. It is well known that tomograms for a plurality of tomographic planes obtained by means of an X-ray tomograph can be processed for imaging to obtain stereoradioscopic images, as described, for example, in document 4. Document 4 (paragraph [0049]) also mentions that attention should be paid to the fact that the rate of enlargement changes according to the position of the plane.